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January 27, 2003

Ms. Magalie Roman Salas Secretary, Federal Communications Commission 445 12<sup>th</sup> Street, S.W., Room TW-A325 Washington, D.C. 20554

Ex Parte Presentation

RE: Review of the Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers, CC Docket No. 01-338; Implementation of the Local Competition Provisions in the Telecommunications Act of 1996, CC Docket No. 96-98; and Deployment of Wireline Services Offering Advanced Telecommunications Capability, CC Docket No. 98-147

Dear Ms. Salas:

Pursuant to the requirements of Sections 1.1200 <u>et seq.</u> of the Commission's rules, you are hereby notified on behalf of XO Communications, Inc. that Gerry Salemme, Senior Vice President – External Affairs, Cathleen Massey, Vice President – External Affairs, and the undersigned met on January 23, 2002 with Christopher Libertelli, Legal Advisor to Chairman Michael Powell. The attached presentation formed the basis for the discussion.

Should there be any questions regarding this matter, please do not hesitate to contact me.

Sincerely,

Chris McKee

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Director, External Affairs

Enc.

cc: Christopher Libertelli

### Ex Parte : CC Docket Nos. 01-338, 96-98, 98-147









 UNE Triennial Review NPRM sought comment on "commingling" and "significant local usage" restrictions



- The record demonstrates that current rules are limiting the ability of CLECs to obtain EELs for local service
- If EEL restrictions are necessary to limit availability where no impairment exists (i.e., IXC services), the EEL eligibility test needs to be reworked

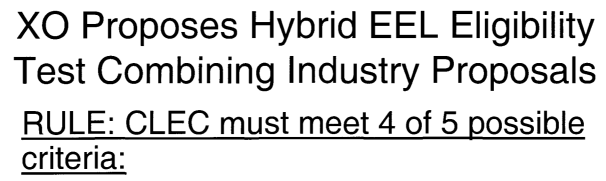


# Several Proposals From CLEC Industry

ALTS proposed removal of all EEL usage restrictions on November 14, 2002

- XO
- CBeyond suggested 3 part eligibility test (Service, Infrastructure, Interconnection) on January 6, 2003
- NuVox and others developed 5 checklist items
  (CLEC must meet 2 of 5) to demonstrate eligibility







- 1. CLEC has active local interconnection trunks with the ILEC in the LATA;
- 2. CLEC has a widely available public retail offering of local voice or local data services in the LATA;
- 3. CLEC assigns a local telephone number to the circuit being provisioned as an EEL;
- 4. CLEC has local facilities-based CPCN in place;
- 5. The circuit is connected to a collocation in an ILEC end or tandem office.



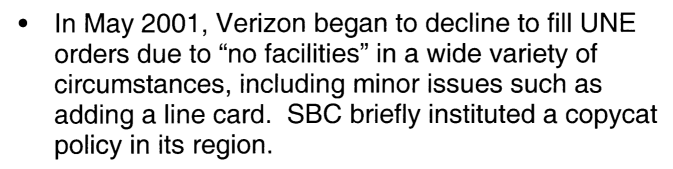
## Pre-Certification by CLEC requires ILEC to offer EEL

- ILEC must convert to or provision EEL within one billing cycle of CLEC precertification. If conversion/provisioning not completed before next billing cycle, EEL pricing made retroactive to that date
- ILEC may file enforcement action at FCC or PSC if ILEC believes certification was false





#### "No Facilities" Problem





- XO has experienced a UNE ordering rejection rate as high as 50% (New York) and been forced to order special access lines for customer local loops.
- "No Facilities" issue needs to be fixed before FCC can make a reasonable determination about CLEC use of special access services or the demand for high-cap transport and loops.

#### "Commingling" Issue

- ILECs contend that CLECs are barred from:
  - Having any (even one DS0) circuit that is not EEL eligible share loop-transport space with properly certified traffic
  - Connecting any EEL to a tariffed service or a competitor's facility (i.e., UNE loop connected to WorldCom DS-3 transport)
- Result is that CLECs are forced to build costly redundant networks, avoid using competitive alternatives for transport and/or use special access lines for predominantly local service
- Commingling ban needs to be lifted
  - CLECs should be allowed to connect EELs to tarrifed/competitor services
  - 50%+ of EEL eligible circuits on transport circuit should qualify entire loop-transport combination for EEL pricing

